

Attorney Docket No. LUKP:114US
U.S. Patent Application No. 10/711,245
Reply to Office Action of August 25, 2005
Date: September 26, 2005

Remarks

Election of Species Requirement

It is noted from the Office Action, claims 1-6 and 14-22 are deemed to be generic. Applicant is electing the species of claims 7-8 for purposes of examination without traverse, which are dependent from generic claims 1-6.

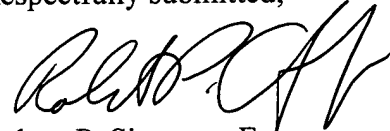
However, the non-elected species of claims 9-10, which are also dependent from and readable on generic claim 6, and include all the limitations of generic claim 6, must also be allowed pending a determination that generic claim 6 is allowable. Similarly, the species of claims 11-13, which are dependent from and include all the limitations of generic claim 6, must likewise be allowed pending a determination that generic claim 6 is allowable. Finally, while claims 14-22 are listed as generic claims in the Office Action of 8/25/05 they too are dependent from generic claim 1. Therefore, should generic claim 1 be found to recite patentable subject matter, then claims 14-22, which include all the limitations from generic claim 1, should also be in condition for allowance.

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Conclusion

Applicant respectfully submits that the present application is now in condition for examination on the merits, which action is courteously requested. The Examiner is invited and encouraged to contact the undersigned attorney of record if such contact will facilitate an efficient examination and allowance of the application.

Respectfully submitted,



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